

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

UNITED STATES OF AMERICA,

Plaintiff

Vs.

WALDEMAR PEREZ QUINTANA

Defendant

Crim. No. 97-145 (DRD)

**MOTION REQUESTING EARLY RELEASE OF DEFENDANT FROM
SUPERVISED RELEASE PURSUANT TO 18 USC 3583(e)(1)**

Herein appears defendant Waldemar Perez Quintana through his undersigned attorney and most respectfully prays and requests:

1- Defendant has been under supervised since 9/6/2005 after being placed on 3 years supervised release. He has approximately 4 months left of supervision.

2- Defendant has always complied with his conditions of supervised release and his behavior has been exemplary.

3- Pursuant to 18 USC 3583 (e)(1) this Court has the authority to terminate a term of supervised release and discharge the person after the expiration of one year. Defendant has already served in excess of said term.

WHEREFORE it is respectfully requested from this Hon. Court that after

making the appropriate inquiry with the probation officer it release defendant from supervised release as authorized by 18 USC 3583(e)(1).

I hereby certify that on this same date, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to all parties involved.

RESPECTFULLY SUBMITTED.

San Juan, Puerto Rico, this 12th day of May, 2008.

S/ *Rafael F. Castro Lang*

RAFAEL F. CASTRO LANG

USDC-PR-128505

Attorney for Defendant

P O Box 9023222

San Juan PR 00902-3222

(787) 723-3672 - 723-1809

Fax (787) 725-4133

castrolang@centennialpr.net